IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

ATLAS DATA PRIVACY : CIVIL ACTION CORPORATION, et al.

V.

WE INFORM, LLC, et al. : NO. 24-4037

ATLAS DATA PRIVACY CIVIL ACTION

CORPORATION, et al.

v.

INFOMATICS, LLC, et al. NO. 24-4041

ATLAS DATA PRIVACY CIVIL ACTION

CORPORATION, et al.

V.

THE PEOPLE SEARCHERS, LLC, NO. 24-4045

et al.

ATLAS DATA PRIVACY CIVIL ACTION

CORPORATION, et al.

v.

INNOVIS DATA SOLUTIONS INC., NO. 24-4176

et al.

ATLAS DATA PRIVACY : CIVIL ACTION

CORPORATION, et al.

v.

RESTORATION OF AMERICA, et al. : NO. 24-4176 ATLAS DATA PRIVACY : CIVIL ACTION

CORPORATION, et al.

:

V •

:

SMARTY, LLC, et al. : NO. 24-8075

ORDER

AND NOW, this 9th day of June 2025, after receipt of a letter from the Office of the Attorney General of New Jersey, it is hereby ORDERED that:

- (1) The oral argument scheduled for Monday, June 16, 2025 at 10:00 AM in Courtroom No. 1 in the United States

 Courthouse in Camden, New Jersey, is ADJOUNRED only as to any arguments that Daniel's Law is preempted by the Communications

 Decency Act ("CDA"), 47 U.S.C. § 230, or the Fair Credit

 Reporting Act ("FCRA"), 15 U.S.C. § 1681, et seq.. See, e.g.,

 Order, Atlas Data Privacy Corp. v. We Inform, LLC., 24-cv-4037

 (D.N.J. filed May 22, 2025) (Doc. #59);
- (2) The oral argument as to all other issues and the status conference will be held as scheduled;
- (3) The Attorney General of New Jersey shall file on or before July 14, 2025 a consolidated brief in the above actions addressing Defendants' defenses under the CDA, FCRA, and the National Voter Restoration Act, 52 U.S.C. § 20501, et seq. The consolidated brief shall not exceed 30 pages; and

(4) Defendants shall file on or before July 28, 2025 any reply brief. Such brief shall not exceed 15 pages.

BY THE COURT:

/s/ Harvey Bartle III

J.